for response by the United States is set forth in Fed R. Civ. P. 12(a). That rule affords "60 days after service upon the United States Attorney . . . " within which to respond to the complaint, as opposed to the 20 days generally afforded to non-federal defendants under the Rule.

After removal of a state court action to the district court, a defendant ordinarily needs to respond within the longest of the following periods:

20 days after receiving - through service or otherwise - a copy of the initial (A) pleading setting forth the claim for relief;

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 $[\]frac{1}{2}$ Such an order is authorized under Federal Rule of Civil Procedure 6(b)(1), which provides discretionary authority to enlarge time "with or without motion or notice. . . . " Authority to enlarge time naturally encompasses the power to designate the proper time for response to a complaint.

Complaint, and to ensure that CBP and the United States will be able to utilize the 60 days provided by Rule 12 to prepare a response, it is requested that the Court issue an order establishing that CBP and the United States shall have 60 days from the date of removal to respond to Plaintiff's Complaint.

Dated: May 14, 2008

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United States Attorney

KAREN P. HEWITT

Respectfully Submitted,

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